



06004727

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

OMB APPROVAL
OMB Number: 3235-0123
Expires: October 31, 2004
Estimated average burden

hours per response.....12.00

SEC FILE NUMBER

8-25605

FACING PAGE

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	01/01/05	AND ENDING	12/31/05
	MM/DD/YY		MM/DD/YY
A. REGI	STRANT IDENTIFI	CATION	
NAME OF BROKER-DEALER: Davis, Meno	del & Regenstein, Inc	•	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUSIN 2100 RiverEdge Parkway St		Box No.)	FIRM I.D. NO.
	(No. and Street)		
Atlanta	Georgi	a	30328
(City)	(State)	(Zip Code)
NAME AND TELEPHONE NUMBER OF PER J. Kent Regenstein, President	SON TO CONTACT IN I	REGARD TO THIS REI	PORT 770-850-3838
			(Area Code - Telephone Number)
B. ACCO	UNTANT IDENTIFI	CATION	
INDEPENDENT PUBLIC ACCOUNTANT who Habif, Arogeti and Wynne, LLP (A) 5565 Glenridge Connector, Suit	lame – if individual, state last, j		a 30342
(Address)	(City) PROCE	ESSED (State)	(Zip Code)
CHECK ONE:		//	RECEIVED
Certified Public Accountant	O YAM A	1 2005	
☐ Public Accountant	NOHT Y	ason \	FEB 2 8 2006 >>
☐ Accountant not resident in United	States or any of its poss	JCIAL essions.	203/6
F	OR OFFICIAL USE O	NLY	

1/2×104

SEC 1410 (06-02)

^{*}Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

OATH OR AFFIRMATION

Ι, _	J. Kent Regenstein		, swear (or affirm) that, to the best of
my	knowledge and belief the accompanying financial	statem	ent and supporting schedules pertaining to the firm of
	Davis, Mendel and Regenstein, Inc.		, as
of	DECEMBER 31	, 20_	05 , are true and correct. I further swear (or affirm) that
nei	ther the company nor any partner, proprietor, prin	cipal o	fficer or director has any proprietary interest in any account
cla	ssified solely as that of a customer, except as follo	ws:	
			her lesen to
			Signature
			President
			Title
			Title
	Jumelle w. Fries		
	Notary Public		
Th	is report ** contains (check all applicable boxes):		
X	(a) Facing Page.		
	(c) Statement of Income (Loss).(d) Statement of Changes in Financial Condition		
名	(e) Statement of Changes in Stockholders' Equit	v or Pa	rtners' or Sole Proprietors' Capital.
ш	(f) Statement of Changes in Liabilities Subordin	ated to	Claims of Creditors.
_	(g) Computation of Net Capital.		. D D. 144.0.0
	(h) Computation for Determination of Reserve R(i) Information Relating to the Possession or Co		
ā	()		of the Computation of Net Capital Under Rule 15c3-3 and the
_	Computation for Determination of the Reserv	e Requ	irements Under Exhibit A of Rule 15c3-3.
L		audited	Statements of Financial Condition with respect to methods of
D	consolidation. (I) An Oath or Affirmation.		
	(m) A copy of the SIPC Supplemental Report.		
		found t	o exist or found to have existed since the date of the previous audit.

^{**}For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

DAVIS, MENDEL & REGENSTEIN, INC.

TABLE OF CONTENTS

	PAGE
Independent auditors' report	1
Financial statements:	
Statement of financial condition	2
Statement of income	3
Statement of changes in stockholders' equity	4
Statement of cash flows	5
Notes to financial statements	6 - 9
Supplementary information:	
Computation of net capital	11
Computation of basic net capital requirement	12
Statement of changes in ownership equity	13
Reconciliation of computation of net capital	14
Exemptive provision under Rule 15c3-3	15
Independent auditors' report on internal control required by SEC Rule 17a-5 for a broker-dealer claiming an exemption from SEC Rule 15c3-3	16 - 17



INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Stockholders of Davis, Mendel & Regenstein, Inc.

We have audited the accompanying statement of financial condition of DAVIS, MENDEL & REGENSTEIN, INC. (an S corporation) as of December 31, 2005, and the related statements of income, changes in stockholders' equity, and cash flows for the year then ended that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of DAVIS, MENDEL & REGENSTEIN, INC. as of December 31, 2005, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in pages 11 through 17 is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Atlanta, Georgia

Halif, Chageti & Mpm. LLP

February 17, 2006

DAVIS, MENDEL & REGENSTEIN, INC. STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2005

ASSETS

Current assets Cash and cash equivalents Accounts receivable, net of allowance for doubtful accounts of \$-0- Total current assets	\$ 1,850,535 <u>308,434</u> <u>2,158,969</u>
Furniture and equipment, at cost Allowance for depreciation	309,715 (250,806)
Other assets Deposits	58,909 16,774 \$_2,234,652
LIABILITIES AND STOCKHOLDERS' EQUITY	
Current liabilities Accounts payable and accrued expenses Due to affiliate Commissions payable Total current liabilities	\$ 690,299 1,185,231 17,227 1,892,757
Stockholders' equity Common stock, \$.01 par value, 500,000 shares authorized; 6,620 shares issued and outstanding Additional paid-in capital Retained earnings	66 177,935 163,894 341,895 \$ 2,234,652

DAVIS, MENDEL & REGENSTEIN, INC. STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2005

Commissions earned	\$ 34,607,541
Cost of commissions	9,015,981
Gross profit	25,591,560
General and administrative expenses	_ 3,369,176
Income from operations	_22,222,384
Other income (expense) Interest income Research expense	50,482 <u>(22,271,607)</u> <u>(22,221,125)</u>
Net income	\$1,259

DAVIS, MENDEL & REGENSTEIN, INC. STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY FOR THE YEAR ENDED DECEMBER 31, 2005

		nmon ock		dditional d-in Capital	_	Retained Earnings		Total
Balances, January 1, 2005	\$	66	\$	177,935	\$	162,635	\$	340,636
Net income	_	0	_	0	_	1,259	_	1,259
Balances, December 31, 2005	\$_	66	\$	<u> 177,935</u>	\$_	163,894	\$_	341,895

DAVIS, MENDEL & REGENSTEIN, INC. STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2005

Increase (Decrease) In Cash and Cash Equivalents

Cash flows from operating activities Net income	\$ 1,259
Adjustments to reconcile net income to net cash used by operating activities	T
Depreciation	12,419
Changes in assets and liabilities Decrease in accounts receivable Increase in accounts payable and	461,807
accrued expenses	(430,819)
Increase in due to affiliate	288,941
Increase in commissions payable	(8,747)
Total adjustments	323,601
Net cash used by operating activities	324,860
Cash flows from investing activities Acquisition of property and equipment	(24,614)
Cash flows from financing activities	0
Net decrease in cash and cash equivalents	300,246
Cash and cash equivalents, beginning of year	1,550,289
Cash and cash equivalents, end of year	\$ <u>1,850,535</u>

Note A Summary of Significant Accounting Policies

General:

DAVIS, MENDEL & REGENSTEIN, INC. (the Company) is a Georgia corporation organized to transact business as a registered broker/dealer and to provide market research services. It is registered with the Securities and Exchange Commission (SEC) and maintains membership status with the National Association of Security Dealers, Inc. (NASD), the Securities Investor Protection Corporation (SIPC), and the Municipal Securities Rulemaking Board (MSRB).

The Company does not maintain customer accounts or handle securities and relies on other broker/dealers with whom it has clearing agreements for those functions.

Cash and Cash Equivalents:

For purposes of the statement of cash flows, the Company considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents. The Company has on deposit at financial institutions, funds in excess of the FDIC's \$100,000 insured limitation totaling \$61,045 that would not be recoverable if the institutions failed. In addition, the Company has a money market mutual fund consisting of United States government related securities totaling \$1,554,410, which is not insured by the Securities Investors Protection Corporation (SIPC).

Use of Estimates:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Furniture and Equipment:

Furniture and equipment is carried at cost. Expenditures for maintenance and repairs are expensed currently, while renewals and betterments that materially extend the life of an asset are capitalized. The cost of assets sold, retired, or otherwise disposed of, and the related allowance for depreciation are eliminated from the accounts and any resulting gain or loss is recognized.

Depreciation is provided using accelerated methods over the estimated useful life of equipment, which is five to seven years.

Income Taxes:

The Company, with the consent of its shareholders, elected to be an S corporation effective October 1, 1990, and changed its year-end to December 31, as required by Internal Revenue Service regulations. No provision has been made for income taxes because all income flows through to the stockholders who pay income tax on their proportionate share of the income.

Note B Accounts Receivable

At December 31, 2005, the Company had accounts receivable totaling \$308,434 due from various financial securities brokerage houses. The Company requires no collateral for these financial instruments subject to credit risk. If the brokerages houses should cease business, the accounting loss would be the entire receivable balance.

Note C Related Parties

The majority shareholder of the Company is also the majority shareholder of Ned Davis Research, Inc. (NDR). Substantially all of the Company's brokerage customers trade with the Company because, by doing so, they may access research products acquired on their behalf from NDR. In addition, the Company's customers can receive these research products on a fee basis.

Under a mutual agreement between the companies, NDR provides the research to the Company on an exclusive basis and the Company pays Ned Davis Research, Inc. all revenues it generates, less the amount needed to maintain compliance with the net capital provisions of SEC rule 15c3-1 and other regulatory provisions and less all expenses and other corporate needs. The Company incurred research expense to NDR for the year ended December 31, 2005, of \$22,271,607. The amount owed to NDR at December 31, 2005, was \$1,185,231, and is listed under due to affiliate.

NDR is a guarantor of the lease of the Company's office space and the payment of any obligations arising pursuant to the Company's agreement with a brokerage house.

The Company's revenues are a by-product of services provided by NDR. Should NDR cease its activity or terminate its relationship with the Company, the Company's revenues might be significantly reduced.

Note D Net Capital

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to one and shall not be less than \$50,000. At December 31, 2005, the Company had net capital of \$235,124, which was \$108,941 in excess of its required net capital of \$126,183. The Company's net capital ratio was 8.05 to one.

Note E Exemption from Rule 15c3-3

The Company is exempt from rule 15c3-3 of the Securities and Exchange Commission and, accordingly, is not required to maintain a reserve account for the exclusive benefit of customers.

Note F Clearing Agreements

The Company has entered into agreements with Bear Stearns & Co. (Bear), ADP Clearing and Outsourcing, Inc., UBS Securities, LLC, and Goldman Sachs & Co., whereby the Company directs certain agency trades to them, and they, in turn, execute and clear the trades. In addition, they act as the control location to hold and maintain funds or securities of the Company and its customers. The Company pays clearing commissions as defined in the respective clearing agreements.

Note G Employee Benefits

Effective January 1, 1997, the Company and NDR adopted an Employee Stock Ownership Plan (ESOP). To participate in the ESOP, employees must meet certain minimum hour and other requirements as defined in the ESOP agreement. Contributions to the ESOP are at the discretion of management and can be in the form of cash, common stock of the Company or its affiliate, or other assets. For 2005, the Company funded a contribution of \$190,659 which is included in general and administrative expenses to the ESOP. Under certain circumstances, the Company may be required to purchase its shares from a participant at their then fair market value.

During the year ended December 31, 2005, the Company and NDR adopted a performance share plan (Share Plan). Under this plan, certain employees are awarded performance shares by a designated committee as defined in the plan agreement. Contributions to the Share Plan are at the discretion of the designated committee. For 2005, the Company funded a contribution of \$530,472 which is included in general and administrative expenses to the Share Plan.

In addition to the ESOP and the performance share plan, the Company sponsors a 401(k) profit-sharing plan for its eligible employees. The Company made no discretionary 401(k) plan contributions in 2005.

Also, the Company and NDR have a stock option plan and a management stock bonus plan. Under the stock option plan, the Company and NDR may each grant up to 1,000 shares of their respective common stock. The exercise price of each option ranges from 100% to 110% of the fair market value of the common stock at the date of the grant as defined in the stock option plan. Under the management stock bonus plan, the Company and NDR have each reserved 450 shares of their respective common stock to compensate certain employees. As of December 31, 2005, no stock options or shares of common stock have been granted or allocated.

Note H Lease Commitments

The Company leases office space and certain equipment under operating leases. Rent expense was \$179,980 for the year. The minimum lease commitments are as follows:

2006	\$ 169,894
2007	174,142
2008	178,495
2009	182,958
2010	 61,486
	\$ 766,975



FINANCIAL AND OPERATION COMBINED UNIFORM SINGLE REPORT PART IIA

as of __12/31/05 BROKER OR DEALER Davis, Mendel and Regenstein, Inc. COMPUTATION OF NET CAPITAL 341,895 3480 3490 341.895 3500 Add: 3520 A. Liabilities subordinated to claims of general creditors allowable in computation of net capital....... 3525 3530 Deductions and/or charges: 75,683 A. Total nonallowable assets from Statement of Financial Condition (Notes B and C) \$ C. Commodity futures contracts and spot commodities-3600 proprietary capital charges..... 75,683 3620 D. Other deductions and/or charges..... 3630 3640 Haircuts on securities (computed, where applicable, pursuant to 15c3-1 (f)): 3660 3670 8. Subordinated securities borrowings..... C. Trading and investment securities: 3735 3733 3730 3. Options Dreyfus Money.Market (1,554,410.@.2%) 3734 3650 31,088 3740 3736 E. Other (List)..... 3750 10. Net Capital

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subtributaires computed in accordance with Note (A) \$ 50,000 \$ 1	BROKER OR DEALER Davis, Mendel and Regenstein, Inc.	as of	12/31/05	
11. Minimum net capital required (6-2/3% of line 19) \$ 126,183 37 12. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of abbidiaries computed in accordance with Nots (A) \$ 50,000 37 13. Net capital requirement of great of line 11 or 121 \$ 126,183 37 14. Excess net capital filine 10 less 131 \$ 126,183 47 15. Excess net capital filine 10 less 131 \$ 128,041 37 16. Excess net capital filine 10 less 10% of line 19 \$ 45,848 127 COMPUTATION OF AGGREGATE INDEBTEDNESS 17. Add A. Dirist for immediate cridit \$ 1000% filine 10 less 10% of line 19 \$ 1,892,757 37 17. Add A. Dirist for immediate cridit \$ 1000 \$ 100	COMPUTATION OF BASIC NET CAPITAL REQUIREMEN	IT		
Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of a both dianeses computed in accordance with Note (A) 50,000 37 126,183 37 126,1	Part A			
of subtriduries computed in secondance with Note (A) \$ 50,000 [3] Net capital requirement (greater of line 11 or 12) \$ 126,183 [3] Receis in or capital (line 10 less 13) \$ 108,941 [37] Excess net capital at 1000% (line 10 less 10% of line 19) \$ 1,892,757 [37] COMPUTATION OF AGGREGATE INDEBTEDNESS 18. Total A.I. liabilities from Statement of Financial Condition \$ 1,892,757 [37] A DI State for immediate credit. \$ 3800 8. Market value of Securities borrowed for which no equivalent value is easily or credit part of the space of the space of debt to debt-doubly total computed in accordance with Rule 15c3-1 (d) \$ 300 COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 27. 78 of combined aggregate debt items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and convolidated subsidiaries debts. 28. Minimum dollar net capital requirement of reporting broker or dealers and minimum net capital requirement of the specific part of the 20 or 23) \$ 300 OMIT PENN NOTES: (A) The minimum net capital requirement about be computed by adding the minimum dollar net capital requirement of the credit requirement. or 2. 6-278 (a) page page about of specific proteins on securities becomes the market value of securities becomes and covered	11. Minimum net capital required (6-2/3% of line 19)	s_	126,183	3756
14. Excess net capital (line 10 less 13)		, , , , s	50,000	3758
14. Excess net capital (line 10 less 13) \$ 108,941 27 COMPUTATION OF AGGREGATE INDEBTEDNESS 16. Total A.I. liabilities from Statement of Financial Condition. \$ 1,892,757 37 COMPUTATION OF AGGREGATE INDEBTEDNESS 16. Total A.I. liabilities from Statement of Financial Condition. \$ 1,892,757 37 17. Add A. Drafts for immediate credit. \$ 3800 B. Market value of securities borrowed for which no equivalent value in paid or credited. \$ 3800 C. Other unrecorded amounts (List). \$ 3820 5 -0-38 17. Total A.I. liabilities from Statement of Financial Condition. \$ 3820 5 -0-38 18. Total appraise indebtedness to net capital (line 19-by line 10). \$ 3820 5 -0-38 19. Total appragate indebtedness to net capital (line 19-by line 10). \$ 8,05 38 21. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1 (d). \$ 380 COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22. 2% of combined aggregate debt i items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both browers or dealers and consolidated subsidiaries debti. \$ 360 Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement greater of line 22 or 23). \$ 360 Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A). \$ 360 OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or a set subsidiary to be consolidated, the greater of: 2. B-275% of aggregate indebtedness or 2% of aggregate debts if effernative merhod is used. (B) Do not deduct the value of securities borrowed under subsordination agreements not in satisfactory form and the market values of memberships in exchanged and the securities which	13. Net capital requirement (greater of line 11 or 12)	 	126.183	3760
COMPUTATION OF AGGREGATE INDEBTEDNESS 16. Total A I. liabilities from Statement of Financial Condition. 5. 1,892,757 37 17. Add A. Drafts for immediate credit. 8. Market value of securines borrowed for which no equivalent value in paid or credited. 9. Counter unrecorded amounts (List). 19. Total aggregate indebtedness 19. Total aggregate indebtedness to net capital line 19-by line 10. 19. Percentage of aggregate indebtedness to net capital line 19-by line 10. 19. Percentage of debt to debt-doubt total computed in accordance with Rule 15c3-1 (d). 19. Percentage of debt to debt-doubt vitems as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers 23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital 24. Not capital requirement (or subdivines debtic). 5. Satisfaction of the date of the net capital computation including both brokers or dealers 25. Excess net capital requirement of reporting broker or dealers and minimum net capital 26. Not capital requirement (or subdivined computed by adding the minimum dollar net capital requirement of the Computed computed to the Computed Computed Satisfaction of the reporting broker or dealers and minimum dollar net capital requirement of the reporting broker or dealers and minimum dollar net capital requirement of the reporting broker or dealers and minimum dollar net capital requirement of the reporting broker or dealers and minimum dollar net capital requirement of the reporting broker or dealers and minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-278 to geogregate minimum dollar net capital requirement or 3. 6-26 to geogregate debtic and for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-278 to geogregate debtic or and the m	14. Excess net capital (line 10 less 13)	s ¯		3770
18. Total A.I. liabilities from Statement of Financial Condition. 17. Add A. Drafts for immediate credit. B. Market value of securities borrowed for which no equivalent value in securities borrowed for which no equivalent value in securities borrowed for which no equivalent value in space or expected. C. Other unrecorded amounts (Ltst). S. 3810 Percentage of aggregate indebtedness to net capital (line 19 by line 10). Percentage of aggregate indebtedness to net capital (line 19 by line 10). COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rive 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries debits. 38. 38. 29. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries debits. 39. Not capital requirement (prepared in ne 22 or 23). S. 39. Secrets net capital inclination line 23 or 25. Not capital requirement (presert of line 22 or 23). S. 39. Secrets net capital line 10 less 24). S. 39. OMIT PENN. NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement of 2% of aggregate debits if alternative menthod is used. (B) Do not deduct the value of securities borrowed under subpordination aggregation of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	15. Excess net capital at 1000% (line 10 less 10% of line 19)	ÿ \$_		3780
17. Add: A Drists for immediate credit. B. Market value of securities borrowed for which no equivalent value is paid or credited. C Other unrecorded amounts (List). S 3810 S 1,092,757 38 19. Total aggregate indebtedness to net capital (line 19 ± by line 10). S 1,892,757 38 20. Percentage of aggregate indebtedness to net capital (line 19 ± by line 10). S 8,05 38 21. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1 (d). S 8,05 38 COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22. 2% of combined aggregate debt items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debits s 38 23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries' computed in accordance with Note (A). S 38 24. Net capital requirement (greater of line 22 or 23). S 39 25. Excess net capital (line 10 less 24). S 39 COMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be compolited by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be comfolidated, the greater of: 1. Minimum dollar net capital requirement. or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debts if afternative method is used. (B) Do not deduct the value of securities berrowed under subportination aggreements not secured demand note covered by subportination aggreements to it is satisfactory forms and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and parimers' securities which were	COMPUTATION OF AGGREGATE INDEBTEDNESS			
A. Drafts for immediate credit	16. Total A.I. liabilities from Statement of Financial Condition	s _	1,892,757	3790
B. Market value of securities borrowed for which no equivalent value is paid or credited. 2. Other unrecorded amounts(List). 2. Total aggregate indebtedness. 2. Percentage of aggregate indebtedness to net capital (line 19±by line 10). 2. Recording of debt to debt-equity rotal computed in accordance with Rule 15c3-1 (d). 2. Percentage of debt to debt-equity rotal computed in accordance with Rule 15c3-1 (d). 2. So of combined aggregate debti items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries (debts. 2. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries (debts. 2. Minimum dollar net capital requirement of secondance with Note (A). 2. Net capital incurement (greater of line 22 or 23). 2. Net capital incurement (greater of line 22 or 23). 3. Net capital incurement greater of line 22 or 23). 3. Net capital incurement aggregate debti items or \$120,000. 3. OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be comolidated, the greater of: 1. Minimum dollar net capital requirement. or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debts if alternative method is used. (B) Do not deduct the value of securities borrowed under subsordination aggregates not recurred demand note converted by subordinations aggregates in a satisfactory form and the market value of memberships in exchanges contributed for use of company (contra to term 1740) and partners' securities which were				
value is paid or credited	A. Drafts for immediate credit	3800		
C. Other unrecorded amounts (List). S. 1,892,757, 38 19. Total apprepare indebtedness 19. Total apprepare indebtedness to net capital (line 19 ± by line 10). 20. Percentage of aggregate indebtedness to net capital (line 19 ± by line 10). 8. 8,05, 38 21. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1 (d). COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22. 2% of combined aggregate debti items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debtis. 23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A). 24. Net capital requirement (line 20 or 23). 25. Excess net capital (line 10 less 24). 26. Net capital in excess of: 27. Sk of combined aggregate debti items or \$120,000. S. 39 OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement. or 2. 6-2/3% of aggregate indebtidies or 2% of aggregate debtis if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements to item 1740) and partiners' securities which were				
19. Total aggregate indebtedness			-0-	
20. Percentage of aggregate indebtedness to net capital (line 19 ÷ by line 10). 21. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1 (d). COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debits. 3. 38 23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A). 24. Net capital requirement (greater of line 22 or 23). 25. Excess net capital (line 10 less 24). 26. Net capital in excess of: 27. Short capital in excess of: 28. OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be composited, the greater of: 1. Minimum dollar net capital requirement, or 2. 6.2/3% of aggregate indebtedness or 2% of aggregate debits if elternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	C. Other unrecorded amounts (List)			3830
21. Percentage of debit to debi-equity total computed in accordance with Rule 15c3-1 (d)				3840
COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT Part B 22. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debits. \$ 38 23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A)	· · · · · · · · · · · · · · · · · · ·		8.05	3850
15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debits. 23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A). 24. Net capital requirement (greater of line 22 or 23). 25. Excess net capital (line 10 less 24). 26. Net capital in excess of: 27. So of combined aggregate debit items or \$120,000. 28. OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 28. Minimum dollar net capital requirement. or 29. 6-2/3% of aggregate incebredness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	Part B			
and consolidated subsidiaries' debits				
23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement of subsidiaries computed in accordance with Note (A)				
requirement of subsidiaries computed in accordance with Note (A)		\$		3870
24. Net capital requirement (greater of fine 22 or 23) \$ 37 25. Excess net capital (fine 10 less 24) \$ 39 26. Net capital in excess of: 5% of combined aggregate debit items or \$120,000 \$ 39 OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	- The state of the			T
25. Excess net capital (line 10 less 24) 26. Net capital in excess of: 5% of combined aggregate debit items or \$120,000. 5 39 OMIT PENN NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 8-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were				3880
26. Net capital in excess of: 5% of combined aggregate debit items or \$120,000			 	+
NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were		· · · · · · · · · •		3910
NOTES: (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were				3920
 (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: Minimum dollar net capital requirement, or 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were 			OMIT P	ENNIE
 (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: Minimum dollar net capital requirement, or 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were 				
of the reporting broker dealer and, for each subsidiary to be compolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	NOTES:			
 Minimum dollar net capital requirement, or 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were 	and the same of th			
2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were		rment		
(B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of:	rment		
covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were	of the reporting broker dealer and, for each subsidiary to be comolidated, the greater of: 1. Minimum dollar net capital requirement, or	:ment		
exchanges contributed for use of company (contra to item 1740) and partners' securities which were	of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used.	ement		
	of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note	rment		
included in non-allowable assets.	of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of: 1. Minimum dollar net capital requirement, or 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used. (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in	rment		

non-allowable assets.

(C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT

		PARTITIA				
BR	OKER OR DEALER Davis, Mendel and	d Regenstein, Inc.				
		For the period (MMDDYY) from	1/01/05		1012/31/0	5
-		IT OF CHANGES IN OWNERSHIP EQUIT TORSHIP, PARTNERSHIP OR CORPORA	·		•	
١.	Balance, beginning of period			s_ _	340,636	4240
	A. Net income (loss)		<u></u> .		1,259	4250
	B. Additions (includes non-conforming capital of	∑ \$	4262		·	4260
	C. Deductions (Includes non-conforming capital of	<u>\$</u>	4272	·		4270
2.	Balance, end of period (From item 1800)	······································	• • • • • • • • • •	\$	341,895	4290
		CHANGES IN LIABILITIES SUBORDIN	ATED			
	TO C	LAIMS OF GENERAL CREDITORS				
3.	Balance, beginning of period			.		4300
	A. Increases		. .			4310
	B. Decreases					4320
4.	Balance, end of period (From item 3520)			\$	i	4330

OMIT PENNIES

DAVIS, MENDEL & REGENSTEIN, INC. RECONCILIATION OF COMPUTATION OF NET CAPITAL (RULE 15c3-1 PURSUANT TO RULE 17a-5(d)(4)) DECEMBER 31, 2005

	<u> N</u>	et Capital		ndebtedness	Percentage of Aggregate Indebtedness to Net Capital
Company's computation	\$	235,124	\$	1,892,757	805
Additional expense accruals, revenue, expense, and other adjustments		0	_	<u> </u>	
	\$	235,124	\$_	1,892,757	805

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

Exemptive Provision Under Rule 15C3-3 3. If an exemption from Rule 15C3-3 is claimed, identify below the section upon which such exemption is based (check one only) A. (ii) (1)—12,300 capital category as per Rule 15C3-1 C. (ii) (2)(B)—All customers transactions cleared through another broken-dealer on a fully disclosed basis. Name of clearing firm X ADP Clearing and Outsourcing, Inc.; Bear Steams and Co.; UBS Securities, LLC; 4335 D. (ii) (3)—Exempted by order of the Commeston Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capitals. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not been deducted in the computation of Net Capitals. Type of Proposed withdrawn within the next six months and secrusials, (as defined below), which have not b	BROKER O	R DEALER	Davis, Mendel and	l Rege	enstein, Inc.		as of	12/31/05		
which auch exemption is based (check one only) A. (4) (1)—22,500 capital category as per Rule 152-31. B. (8) (2)(A)—"Special Account for the Exclusive Benefit of customer transactions cleared through another broker-dealer on a fully disclosed basis. Name of clearing firm 1 Apr Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; 4335 D. (k) (3)—Exempted by order of the Commission Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawn of the Commission of the Capital of the				xemptiv	re Provision Under	r Rule 15c3-3				
A. (h) (1)—\$2,500 capital category as per Rule 15:3-3-3 B. (k) (2)(A)—\$5pecial Account for the Exclusive Benefit of coustomers' maintained C. (k) (2)(B)—All customer transactions cleared through another broker-dealer on a fully disclosed basis. Name of clearing firm 1, ADP Clearing and Customering, Inc.; Bear Stearns and Co.; UBS Securities, LLC; 4335 X. D. (h) (3)—Exembled by order of the Commission Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital. Type of Proposed withdrawal or Accrual Securities of Coulaider? Amount to be Withdrawal or Accrual Securities of Coulaider? (in or Out) A6500 A6501 A6502 A6503 A6504 A6500 A6511 A6522 A6503 A6503 A6504 A6500 A6511 A6522 A6503 A6504 A6500 A6511 A6522 A6503 A6503 A6504 A6500 A6501 A6501 A6502 A6503 A6504 A6500 A6501 A6501 A6502 A6503 A6503 A6504 A6500 A6501 A6501 A6502 A6502 A6503 A6503 A6504 A6500 A6501 A6501 A6502 A6502 A6503 A6503 A6504 A6500 A6501 A65	. If an exemp	tion from P	Tule 15c3-3 is claimed, identify b	elow the	section upon					
B. (k) (2)(A)—"Special Account for the Exclusive Benefit of customers" maintained C. (k) (2)(B)—All customer transactions cleared through another broker-dealer on a fully disclosed basis. Name of clearing and Collecting and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Co.; UBS Securities, LLC; Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; Y ADP Clearing and Co.; UBS Securities, LLC; Y ADP Cl	which suc	ch exemptio	on is based (check one only)							
C. (k) (2)(B)—All customer transactions cleared through another broker-dealer on a fully disclosed basis. Name of clearing firm Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; firm Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; and Celediman Sabek and Co. D. (k) (3)—Exempled by order of the Commission Cownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruais, (as defined below), which have not been deducted in the computation of Net Deptition of Net Cepital See below for Accrual See below for Name of Lender or Contributor Outsider? (In or Out) Value of Securities) 4600 4601 4601 4602 4603 4604 4610 4611 4611 4612 4613 4614 4620 4621 4622 4623 4624 4630 4631 4631 4632 4633 4634 4640 4641 4641 4642 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4651 4652 4653 4654 4650 4651 4652 4653 4654 4650 4651 4652 4653 4654 4650 4651 4652 4653 4654 4650 4651 4652 4653 4654	A. (k) (1)-	-\$2,500 cap	pital category as per Rule 15c3-1						Γ	455
C. (k) (2)(8)—All customer transactions cleared through another broker-dealer on a fully disclosed basis. Name of clearing firm Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; 4335 X D. (k) (3)—Exampled by order of the Commission	B. (k) (2)(/	A)—"Specia	al Account for the Exclusive Be	enefit of						
Droker-dealer on a fully disclosed basis. Name of clearing firm ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; 4335	cust	omers" ma	intained							456
firm Y ADP Clearing and Outsourcing, Inc.; Bear Stearns and Co.; UBS Securities, LLC; 4335 D. (k) (3)—Exempted by order of the Commission Compariship Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital. Fype of Proposed withdrawal or Accrual See below for Code in enter Name of Lender or Contributor Accrual Name of Lender or Contributor A6500 A6500 A6510 A6510 A6520 A6530 A6540 A6550 A6551 A6552 A6553 A6554 A6560 A6570 A6570 A6570 A6572 A6582 A6582 A6583 A6584 A6580 A6580 A6581 A6582 A6583 A6584 A6580 A6580 A6581 A6582 A6583 A6584 A6580 A6580 A6581 A6582 A6583 A6584		•		-						
D. (k) (3)—Exempted by order of the Commission Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital. Insider or Outsider? Amount to be Withdrawal or Accrual See below for Name of Lender or Contributor (In or Out) Value of Securities) Oate			on a fully disclosed basis. Name	e of clea	iring ar Stearns and Co.	· URS Securities 11 C·			v 5	
Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital. Five of Proposed withdrawal or Accrual See below for Name of Lender or Contributor (In or Out) 4600		·a	nd Goldman Sachs and Co.				4335		^	457
Withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital.	D. (R) (3)—	-Examples	by order of the Commission	• • • • • • •		**********	•••••			451
Withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital.			Ownership Equity a	nd Suba	ordinated Liabilitie	a maturing or proposed	to be			
Which have not been deducted in the computation of Net Capital.										
Proposed withdrawal or Amount to be withd							- / /			
Amount to be With-drawal or Accrual See below for code to enter Name of Lender or Contributor Insider or Outsider? Value of Securities Value of										
Accrual See below for code to enter Name of Lender or Contributor Insider or Outsider? Cin or Out Capital and or Net Capital Withdrawal or Maturity Date Code to enter Name of Lender or Contributor Cin or Out Value of Secunties Value of S						Amount to be With-	(MA	ADDYY)	Expect	
code to enter Name of Lender or Contributor (In or Out) Value of Securities) Date (yes or now of contributor) 4600 4601 4602 4603 4804 4610 4811 4612 4613 4614 4620 4621 4622 4623 4624 4630 4631 4632 4633 4644 4640 4641 4642 4643 4644 4650 4651 4652 4653 4654 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684	Accrual						Witho	frawal or	to	
4610 4611 4612 4613 4614 4620 4621 4622 4623 4624 4630 4631 4632 4633 4634 4640 4641 4642 4643 4644 4650 4651 4652 4653 4654 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684			Name of Lender or Contributor						(yes or no)	
4610 4611 4612 4613 4614 4620 4621 4622 4623 4624 4630 4631 4632 4633 4634 4640 4641 4642 4643 4644 4650 4651 4652 4653 4654 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684		4600	1	4601	4602	4603		4804	Г	484
4620 4621 4622 4623 4624 4630 4631 4632 4633 4634 4640 4641 4642 4643 4644 4650 4651 4652 4863 4654 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684										
4620 4621 4622 4623 4624 4630 4631 4632 4633 4634 4640 4641 4642 4643 4644 4650 4651 4662 4663 4664 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684		4610	i	4811	4612	4613		4814	ſ	461
4630 4631 4632 4633 4634 4640 4641 4642 4643 4644 4650 4651 4652 4663 4664 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684		1 40.0		1 49.11				1 22.2		401
4630 4631 4632 4633 4634 4640 4641 4642 4643 4644 4650 4651 4652 4663 4664 4670 4671 4672 4673 4674 4680 4681 4682 4683 4684		4620		4821	4822	4623		4824	Г	462
4640 4641 4842 4643 4644 4650 4651 4652 4653 4654 4560 4661 4662 4683 4664 4570 4671 4672 4673 4674 4680 4681 4682 4683 4684		1 4020						1 3004)		
4640 4641 4842 4643 4644 4650 4651 4652 4653 4654 4560 4661 4662 4683 4664 4870 4671 4672 4673 4674 4680 4681 4682 4683 4684		4630		4631	4632	4633		4834	ſ	463
4850 4851 4852 4853 4854 4660 4661 4662 4683 4664 4870 4671 4872 4673 4874 4680 4681 4682 4683 4684		1 3222								
4850 4851 4852 4853 4854 4660 4661 4662 4683 4684 4870 4671 4872 4673 4874 4680 4681 4682 4683 4684		4640	1	4641	4842	4643		4644	Г	464
4560 4661 4662 4683 4684 4670 4671 4672 4673 4874 4680 4681 4682 4683 4684		1								
4560 4661 4662 4683 4684 4570 4671 4672 4673 4874 4580 4681 4682 4683 4684		4850		4851	4832	4853		ARSA	Г	485
4670 4671 4672 4673 4674 4680 4681 4682 4683 4684		1 4000								
4670 4671 4872 4673 4674 4680 4681 4682 4683 4684		4660	j	4881	4662	ARRS		4884	Г	466
4680 4681 4682 4683 4684		1		400.					<u> </u>	
4680 4681 4682 4683 4684		4670	1	4671	4872	4673		4874	٢	467
		1 40.0		40				1 40.4		
		4680	1	4881	4882	4683		4684	Г	468
4690 4691 4692 4693 4694		1 4000		400.						
		4690	!	4891	4692	4693		4694	Г	469
		1 4200 1		40011						-
TOTAL \$ 7 4899					TOTAL S	4699				
OMIT PENNIES					_	OMIT PENNIES				
wmit I british										
tructions: Detail fisting must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The										

liabilities secured by fixed assets (which are considered allowable assets in the capital computation pursuant to Rule 15c3-1(c)(2)(iv)), which could be required by the lender on demand or in less than six months.

1. Equity Capital

Subordinated Liabilities 2.

DESCRIPTION

Accruais

WITHDRAWAL CODE:

15c3-1(c)(2)(iv) Liabilities



INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL REQUIRED BY SEC RULE 17a-5 FOR A BROKER-DEALER CLAIMING AN EXEMPTION FROM SEC RULE 15c3-3

To the Board of Directors and Stockholders of Davis, Mendel & Regenstein, Inc.

In planning and performing our audit of the financial statements and supplemental schedules of DAVIS, MENDEL & REGENSTEIN, INC. (the Company) for the year ended December 31, 2005, we considered its internal control, including control activities for safeguarding securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide assurance on internal control.

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company, including tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g), in making the periodic computations of aggregate indebtedness and net capital under rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of rule 15c3-3. Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- 1. Making the quarterly securities examinations, counts, verifications, and comparisons
- 2. Recordation of differences required by rule 17a-13
- 3. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments made by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable, but not absolute, assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL REQUIRED BY SEC RULE 17a-5 FOR A BROKER-DEALER CLAIMING AN EXEMPTION FROM SEC RULE 15c3-3

Because of inherent limitations in internal control or the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

Our consideration of internal control would not necessarily disclose all matters in internal control that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control components does not reduce to a relatively low level the risk that error or fraud in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving internal control, including control activities for safeguarding securities, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2005, to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, the NASD and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

Atlanta, Georgia

February 17, 2006

Talif, Arageti & Mpru. LLP